1 2	RUTAN & TUCKER, LLP Roger F. Friedman (State Bar No. 186070) rfriedman@rutan.com Philip J. Blanchard (State Bar No. 192378) pblanchard@rutan.com 611 Anton Boulevard, Suite 1400			
3				
4 5	Costa Mesa, California 92626-1931 Telephone: 714-641-5100 Facsimile: 714-546-9035			
6	Attorneys for Creditor ARB, INC.			
7				
8	UNITED STATES BANKRUPTCY COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10	SAN FRANCISCO DIVISION			
11	In re	Case No. 19-30088 DM (Lead Case)		
12	PG&E CORPORATION	(Jointly Administered with Case No.		
13	and	19-30089 DM)		
14	PACIFIC GAS AND ELECTRIC	Chapter 11		
15 16	COMPANY Debtors.	NOTICE OF CONTINUED PERFECTION OF MECHANICS LIEN PURSUANT TO 11 U.S.C. § 546(b)(2)		
17	Affects PG&E Corporation	[Sacramento County, Document		
18	Affects Pacific Gas and Electric	No. 201901280645]		
19	Company Affects both Debtors.			
20	* All papers shall be filed in the Lead			
21	Case No. 19-30088 DM.			
22	ARR Inc. ("ARR") by and through it	ts undersigned counsel horoby gives notice of		
23	ARB, Inc. ("ARB"), by and through its undersigned counsel, hereby gives notice of continued perfection of its mechanics lien under 11 U.S.C. § 546(b)(2), as follows:			
24				
25	1. ARB is a corporation that has provided and delivered labor, services,			
26	equipment, and materials for the construction and improvement of projects on real property			
27	located in the County of Sacramento, State of California (the "Property") and owned by			
20	PG&F Corporation and/or Pacific Gas and Electric Company (collectively, the "Debtors")			

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3.

hereto as Exhibit A.

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amounts owed and accrued after the Petition Date.

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Rutan & Tucker, LLP attorneys at Gan Se:

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41 (Cal. Ct. App. 2002).)

5.

Through January 29, 2019 (the "Petition Date"), the amount owing to ARB is

On January 28, 2019, before the Petition Date, ARB properly perfected its

Pursuant to California Civil Code § 8460, an action to enforce a lien must be

at least \$235,852.33, exclusive of accruing interest and other charges, with additional

mechanics lien under California Civil Code §§ 8400, et seq. by timely recording its

Mechanics Lien (Claim of Lien) in the Official Records of Sacramento County, State of

California, as more fully described in its Mechanics Lien, a true copy of which is attached

commenced within 90 days after recordation of the claim of lien. However, due to the

automatic stay set forth in 11 U.S.C. § 362, ARB is precluded from filing a state court action

to enforce its mechanics lien. 11 U.S.C. § 546(b)(2) provides that when applicable law

requires seizure of property or commencement of an action to perfect, maintain, or continue

the perfection of an interest in property, and the property has not been seized or an action

has not been commenced before the bankruptcy petition date, then the claimant shall instead

give notice within the time fixed by law for seizing the property or commencing an action.

(See 11 U.S.C. § 546(b)(2); see also In re Baldwin Builders (Village Nurseries v. Gould),

232 B.R. 406, 410-411 (9th Cir. 1999); Village Nurseries v. Greenbaum, 101 Cal. App. 4th 26,

lienholder in the Property pursuant to California's mechanics lien law. ARB is filing and

serving this notice to preserve, perfect, maintain, and continue the perfection of its lien and

its rights in the Property to comply with the requirements of California state law, 11 U.S.C.

§§ 362(a), 362(b)(3), and 546(b)(2), and any other applicable law. This notice constitutes

the legal equivalent of having recorded a mechanics lien in the recorder's office for the

county where the Property is located and then having commenced an action to foreclose the

lien in the proper court. By this notice, the Debtors and other parties in interest are estopped

from claiming that the lawsuit to enforce ARB's mechanics lien was not timely commenced

Accordingly, ARB hereby provides notice of its rights as a perfected

1	pursuant to applicable state law. ARB intends to enforce its lien rights to the fullest extent		
2	permitted by applicable law. The interests perfected, maintained, or continued by 11 U.S.C.		
3	§ 546(b)(2) extend in and to the proceeds, products, offspring, rents, or profits of the		
4	Property.		
5	6. The filing of this notice shall not be construed as an admission that such filing		
6	is required under the Bankruptcy Code, the California mechanics lien law, or any other		
7	applicable law. In addition, ARB does not make any admission of fact or law, and ARE		
8	asserts that its lien is senior to and effective against entities that may have acquired rights or		
9	interests in the Property previously.		
10	7. The filing of this notice shall not be deemed to be a waiver of ARB's right to		
11	seek relief from the automatic stay to foreclose its mechanics lien and/or a waiver of any		
12	other rights or defenses.		
13	8. ARB reserves all rights, including the right to amend or supplement this		
14	notice.		
15			
16	Dated: February 22, 2019 RUTAN & TUCKER, LLP ROGER F. FRIEDMAN		
17	PHILIP J. BLANCHARD		
18			
19	By: /s/ Roger F. Friedman Roger F. Friedman		
20	Attorneys for Creditor ARB, INC.		
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EXHIBIT A

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RECORDING REQUESTED BY AND MAIL TO: (Name and mailing address, including city, state, and ZIP code, of requesting party)	(opy
rhilip J. Blanchard (State Bar No. 192378) RUTAN & TUCKER, LLP 611 Anton Blvd., Suite 1400 Costa Mesa, California 92626 (714) 641-5100	

ORIGINAL
Accepted for Recording
COPY — NOT CERTIFIED

JAN 28 2019

Sacramento County Clerk/Recorder

201901280645

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DOCUMENT TITLE

	ABSTRACT OF JUDGMENT	
	ACKNOWLEDGMENT OF SATISFACTION OF JUDGMENT	`
\boxtimes	OTHER (specify): MECHANICS LIEN	

MECHANICS LIEN (CLAIM OF LIEN)

NOTICE IS HEREBY GIVEN: That, <u>ARB, Inc., 26000 Commercentre Drive, Lake Forest, California 92630</u> ("Claimant") claims a lien for labor, service, equipment, and/or materials under Section 8400, et seq., of the Civil Code of the State of California, upon the premises hereinafter described, and upon every estate or interest in such structures, improvements and premises held by any party holding any estate or interest therein.

The labor, service, equipment and/or materials were furnished for the construction of those certain buildings, improvements, or structures now upon those certain parcels of land situated in the **County of Sacramento**, State of California, said land described as follows:

Gold Hill Substation – East Bidwell St., 2 miles north of Highway 50, Folsom, CA 95630

The lien is claimed for the following kind of labor, services, equipment and/or materials: Reconductoring the Missouri Flat-Gold Hill 115kv Nos. 1 and 2 115 KV Transmission lines from Shingle Springs Substation to Clarksville Substation and Clarksville Substation to Gold Hill Substation.

The amount due after deducting all just credits and offsets: \$235,852.33, plus interest.

The name of the person or company to whom claimant furnished labor, services, equipment or materials is: <u>Pacific Gas and Electric Company</u>, 77 Beale Street, 24th Floor, Mail Code B24W, San Francisco, California 94105.

The owner or reputed owner of said premises is: <u>Pacific Gas and Electric Company, 77</u> Beale Street, 24th Floor, Mail Code B24W, San Francisco, California 94105.

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Date: January 25, 2019

Claimant: ARB, Inc.

John Perisich

Executive Vice President

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PROOF OF SERVICE AFFIDAVIT STATE OF CALIFORNIA, COUNTY OF ORANGE

I am employed in the County of Orange. I am over the age of eighteen years and not a party to the within Mechanics Lien. My business address is 611 Anton Blvd., 14th Floor, Costa Mesa, California 92626.

On January 25, 2019, I served a copy of the enclosed Mechanics Lien and Notice of Mechanics Lien on the following person(s) by placing true copies thereof enclosed in sealed envelope(s) and/or package(s) addressed as follows:

Owner or Reputed Owner:

Pacific Gas and Electric Company 77 Beale Street, 24th Floor Mail Code B24W

San Francisco, California 94105

BY CERTIFIED MAIL and U.S. MAIL: I am "readily familiar" with the firm's practice of collection and processing correspondence for Certified Mail and First Class U.S. Mail. Under that practice it would be deposited with the U.S. postal service on that same day with postage thereon fully prepaid at Costa Mesa, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January <u>35</u>, 2019, at Costa Mesa, California.

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